

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

8 RALPH COUNTRYMAN,) 3:11-cv-00852-ECR-VPC
9 Plaintiff,)
10 vs.) **Order**
11 JACK PALMER, *et al.*,)
12 Defendant.)
13)

On August 7, 2012, the Magistrate Judge filed a Report and
15 Recommendation (#24) recommending that the Court deny Plaintiff's
16 motion for a preliminary injunction (#3). On August 24, 2012, the
17 Court granted (#30) an extension of twenty-one days within which to
18 object to the Report & Recommendation (#24). On September 6, 2012,
19 Plaintiff filed a notice of non-opposition (#31).

Plaintiff filed a motion for a preliminary injunction (#3),
requesting a mandatory injunction "requiring the impoundment of all
federal funds acquired and or expended by the Nevada Department of
Corrections since April 1, 2010, or in the alternative [sic] the
restoration of the religious programs at Northern Nevada
Correctional Center to those in place on September 1, 2009." (Pl.'s
Mot. Prelim. Injunction at 1 (#3).) The Magistrate Judge recommends
that the motion (#3) be denied, as Plaintiff has not sufficiently

1 shown that he meets the requirements for the granting of a
2 preliminary injunction. In the non-opposition (#31), Plaintiff
3 states that since his filing of the motion for preliminary
4 injunction (#3), defendants "have been attempting to apply a less
5 restrictive alternative [sic] concerning weekly group religious
6 services" and therefore he has no objection to the Report &
7 Recommendation. (Notice of Non-Opposition at 1 (#31).)

8 **IT IS, THEREFORE, HEREBY ORDERED** that the Report &
9 Recommendation (#24), being well-taken, is **APPROVED AND ADOPTED**.
10 Plaintiff's motion for preliminary injunction (#3) is **DENIED**.

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13 DATED: September 19, 2012.


Edward C. Reed.
UNITED STATES DISTRICT JUDGE

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